

%JS 44 (Rev. 12/07)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

DARLENE CORTEZ (b) County of Residence of First Listed Planetif Philadelphia (EXCEPT IN U.S. PLAINTHE CASES) (c) Attorney's (From Name: Address; and Telephone Number) Darlene Cortez, Pro Se, 5752 Marshall Street, Philadelphia, PA Parlene Cortez, Pro Se, 5752 Marshall Street, Philadelphia, PA Parlene Cortez, Pro Se, 5752 Marshall Street, Philadelphia, PA Attorney's (From Name: Address; and Telephone North Philadelphia) II. BASIS OF JURISDICTION (Pitec an "X" in One Bes Code)) III. BASIS OF JURISDICTION (Pitec an "X" in One Bes Code)) III. BASIS OF JURISDICTION (Pitec an "X" in One Bes Code)) III. BASIS OF JURISDICTION (Pitec an "X" in One Bes Code)) III. BASIS OF JURISDICTION (Pitec an "X" in One Bes Code)) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code)) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) III. BASIS OF JURISDICTION (Pitec an "X" in One Bes Code)) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code)) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code)) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code)) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "X" in One Bes Code) IV. NATURE OF SUIT (Pitec an "	I. (a) PLAINTIFFS				DEFENDANTS		
(c) Attorney's (Fine Name, Address, and Telephone Number) Darlene Cortez, Pro Se, 6752 Marshall Street, Philadelphia, PA 9120 II. BASIS OF JURISDICTION (Place an "X" in One Box Only) 1 U.S. Government	DARLENE COR	TEZ				vice (See attached sh	
(c) Atterney's (Firm Name, Address, and Telephone Number) Darlene Cortez, Pro Se, 5752 Marshall Street, Philadelphia, PA 31920 II. BASIS OF JURISDICTION (Place on "X" in One Biss Cloby) III. BASIS OF JURISDICTION (Place on "X" in One Biss Cloby) III. CITIZENSHIP OF PRINCIPAL PARTIES[Tisse on "X" in One Biss Cloby) III. CITIZENSHIP OF PRINCIPAL PARTIES[Tisse on "X" in One Biss Cloby) IV. NATURE OF SUIT (Place on "X" in One Biss Cloby) IV. DATE O					County of Residence o		
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Darlene Cortez, Pro Se, 5752 Marshall Street, Philadelphia, PA 9120 1. BASIS OF JURISDICTION (Place an "X" in One Box Only) 1. BASIS OF JURISDICTION (Place an "X" in One Box Only) 2. U.S. Government 2. 3 Federal Quantion (Full Science Control of Page an "X" in One Box Only) 2. U.S. Government 3. 3 Federal Quantion (Full Science Control of Page an "X" in One Box Only) 2. U.S. Government 3. 3 Federal Quantion (Full Science Control of Page an "X" in One Box Only) 2. U.S. Government 3. 3 Federal Quantion (Full Science Control of Page an "X" in One Box Only) 3. 4 Diversity (Indicate Crizzenship of Partics in Item III) (Indicate Crizzenship of Partics in Item III)							SE THE LOCATION OF THE
Street, Suite 1250, Phila., PA 19106, 215-861-8200	(c) Attorney's (Firm Name	e, Address, and Telephone Number	er)		Attorneys (If Known)		
III. CHIZENSHIP OF PRINCIPAL PARTIES/fuse on "X" in One Box for Planning Planning of Particles of This State		Se, 5752 Marshall Str	reet, Philadelphia			뭐래 하는 것이 얼마나 하는 사회 시간이 그렇게 하는 것이 맛없다. 이 그리고 하였다.	[14] [16] [16] [16] [16] [16] [16] [16] [16
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1 1 1 1 1 1 1 1 1 1	II. BASIS OF JURISI	OICTION (Place an "X" in	n One Box Only)			RINCIPAL PARTIES	
Defendant			Not a Party)	Citize		1 ☐ 1 Incorporated or Pr	rincipal Place 🔲 4 🗇 4
Citizen or Subject of a 3 3 5 Foreign Nation 6 6 6		*	p of Parties in Item III)	Citize	en of Another State		
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19 District 19 Distric							
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196 Franchise Product Liability 196 Franchise 196 Fran		1					
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1 Original Proceeding 2 Removed from Appellate Court 3 Remanded from Appellate Court 4 Reinstated or Reopened 5 Transferred from another district (specify) 6 Multidistrict Litigation 7 Judge from Magistrate Judgment 7 Judgment 7 Judgment 7 Judge from Magistrate Judgment 7 Judgment 7 Judgment 7 Judgment 7 Judgment 7 Judgment 7 Judgme							
VI. CAUSE OF ACTION Cite the U.S. Civil Statute under which you are filing (Do not cite inrisdictional statutes unless diversity): Federal For Claims Act 28U.S.C. Section 2671, et seq. Personal Injury VII. REQUESTED IN COMPLAINT: UNDER F.R.C.P. 23 POCKET NUMBER DOCKET NUMBER DOCKET NUMBER Paul W. Kaufman, AUSA	□ 1 Original × 2 R	emoved from 3 1			stated of \Box 3 another	er district Litigation	rict 7 Judge from Magistrate
VII. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND S CHECK YES only if demanded in complaint: UNDER F.R.C.P. 23 JURY DEMAND: Yes No VIII. RELATED CASE(S) IF ANY SIGNATURE OF ATTORNEY OF RECORD OF FICE USE ONLY Personal Injury CHECK YES only if demanded in complaint: JURY DEMAND: Yes No DOCKET NUMBER Paul W. Kaufman, AUSA	VI CAUSE OF ACTI	Cite the U.S. Civil Star	tute under which you ar Federal 10	re filing (ort Cfair			
COMPLAINT: UNDER F.R.C.P. 23 VIII. RELATED CASE(S) IF ANY OCCUPATION OF THE CORD SIGNATURE OF ATTORNEY OF RECORD Paul W. Kaufman, AUSA FOR OFFICE USE ONLY	VI. CAUSE OF ACTI	Brief description of ca	use: Personal In	ijury			
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FOR OFFICE USE ONLY Paul W. Kaufman, AUSA		(See instructions):	JUDGE			DOCKET NUMBER	
	6/4/14	De		TORNEY	OF RECORD	Paul W. Ka	ufman, AUSA
		MOUNT	APPLYING IFP		JUDGE	MAG. JU	DGE

COMPLETE LIST OF DEFENDANTS:

1. U.S. POSTAL SERVICE 30TH & MARKET ST. PHILADELPHIA PA represented by Paul W. Kaufman, AUSA

2. U.S. POSTAL SERVICE
ONE AND OLNEY PLAZA
PHILADELPHIA PA 19120

represented by Paul W. Kaufman, AUSA

3. INSPECTOR X
U.S. POSTAL INSPECTOR FEDERAL
BLDG. 6TH & CHESTNUT
PHILADELPHIA PA 19107

represented by Paul W. Kaufman, AUSA

4. BACCARAT
635 MADISON AVE.
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5. CRAFTING BEAUTY
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WORLD BANK 1818 H. STREET
WASHINGTON DC

- 14. MR. X PRESIDENT
 WORLD BANK 1818 H. STREET
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 8TH & RACE STREET,
 PHILADELPHIA PA 19107
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- 38. Tim Daley NY NY
- 39. Terrance NolenArden Theater2nd & Chestnut StPhila PA

and

40. William Edwards 2059 Woodlawn Glenside PA

defendant

and

41. Terrance Nolan Arden Theater 40 S. 2nd St. Phila PA

defendant

and

42. Ann Murphy
Arden Theater
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- 43. Tim Daley
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 New York, New York
- 44. Ms. XMarketing Co. XContracted By Tim Daley, ThinAireNY, NY
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- 49. Joya Fragrances Owner, Mr. X Brooklyn, NY

50. Ms. Daley President Black Rock NY, NY

and

51. Metro Phone 5609 5th St Phila PA

and

- 52. Mobile Zone, owner 1 5602 5th St. Phila PA
- 53. Mobile Zone, owner 2 5602 5th St. Phila PA
- 54. Comcast Cable Comcast Plaza Phila PA
- 55. Comcast Cable, President, Mr. XComcast PlazaPhila PA
- 56. Cricket Phone, owner 15607 5th St.Phila PA
- 57. Cricket Phone, owner 2 5607 5th St. Phila PA
- 58. Mr. Daley, PresidentBlack Rock40 E. 52nd St.New York, New York

Joya Fragrances Mr. X, Owner Brooklyn, NY

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff: Darlene Cortez, 5752 Marshall Street, Philadelphia, PA 19120	
Address of Defendant: U.S. Postal Service, 30th & Market St., Philadelphia, PA (See attached sheets for A	Additional Defendants)
Place of Accident, Incident or Transaction: Philadelphia, PA	
(Use Reverse Side For Addit	ional Space)
Does this civil action involve a nongovernmental corporate party with any parent corporation and a	ny publicly held corporation owning 10% or more of its stock?
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a))	Yes No ✓
Does this case involve multidistrict litigation possibilities?	Yes No 🗸
RELATED CASE, IF ANY: Case Number: Judge I	Date Terminated:
Case Number:	Sac Fernimace.
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one year p	reviously terminated action in this court? Yes No No
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit paction in this court?	pending or within one year previously terminated
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numb	Yes No V
5. Does this case involve the validity or infringement of a patent already in suit of any earlier number terminated action in this court?	Yes No V
terminated action in this court.	
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights car	se filed by the same individual?
	Yes No ✓
CIVIL: (Place ✓ in ONE CATEGORY ONLY)	
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts	1. Insurance Contract and Other Contracts
2. FELA	2. Airplane Personal Injury
	3. Assault, Defamation
3. Jones Act-Personal Injury	4. Marine Personal Injury
4. Antitrust	5. Motor Vehicle Personal Injury
5. Patent	
6. Labor-Management Relations	
7. Civil Rights	7. Products Liability
8. Habeas Corpus	8. Products Liability — Asbestos
9. Securities Act(s) Cases	9. All other Diversity Cases
10. Social Security Review Cases	(Please specify)
11. ✓ All other Federal Question Cases (Please specify) Federal Tort Claims Act	
ARBITRATION CERTIFI	CATION
(Check Appropriate Category L. Paul W. Kaufman, AUSA), counsel of record do hereby certify:	
☐ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and belief	ef, the damages recoverable in this civil action case exceed the sum of
\$150,000.00 exclusive of interest and costs; Relief other than monetary damages is sought.	
DATE: June 4, 2014 Paul W. Kaufman, A	NUSA 92805
DATE: June 4, 2014 Paul W. Kaufman, A	Attorney I.D.#
NOTE: A trial de novo will be a trial by jury only if there has	as been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending or with	nin one year previously terminated action in this court
except as noted above.	in one year providesty terminated action in this court
2 2000	00005
DATE: June 4, 2014 Attorney-at-Law	92805 Attorney I.D.#
CIV. 609 (5/2012)	Andriey Alexander

COMPLETE LIST OF DEFENDANTS:

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- 58. Mr. Daley, PresidentBlack Rock40 E. 52nd St.New York, New York

Joya Fragrances Mr. X, Owner Brooklyn, NY

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

DARLENE CORT	EZ	:	CIVIL ACTION		
vs.		:			
U.S. POSTAL SER	RVICE	:			
[SEE ATTACHED ADDITIONAL DE	SHEETS FOR EFENDANTS]		NO.		
plaintiff shall comp filing the complaint side of this form.) designation, that de the plaintiff and all	the Civil Justice Expense and lete a Case Management Trace and serve a copy on all defends In the event that a defendant shall, with its first ap other parties, a Case Manage dant believes the case should	ek Designation lants. (See § 1: nt does not ag- pearance, subn ment Track De	Form in all civil cases at the 03 of the plan set forth on the ree with the plaintiff regardinit to the clerk of court and set	tim rev ng erve	erse saic
SELECT ONE OF	THE FOLLOWING CASE	MANAGEMI	ENT TRACKS:		
(a) Habeas Corpus –	Cases brought under 28 U.S.	C. § 2241 thro	ugh § 2255.	()
•	Cases requesting review of a ices denying plaintiff Social S			()
(c) Arbitration – Cas	ses required to be designated to	for arbitration u	under Local Civil Rule 53.2.	()
(d) Asbestos – Cases exposure to asbes	s involving claims for persona stos.	l injury or prop	perty damage from	()
referred to as con	nent – Cases that do not fall in nplex and that need special or is form for a detailed explana	intense manag	gement by the court. (See)
(f) Standard Manage	ement - Cases that do not fall	into any one o	f the other tracks.	(.	X)
6/4/14 Date	Paul W. Kaufman, AUSA	_	Attorney for U.S. Postal Se and U.S. Postal Service Ins		
215-861-8579 Telephone	215-861-8618 FAX Number		Paul.Kaufman2@usdoj.gov E-Mail Address	10	_

Civil Justice Expense and Delay Reduction Plan Section 1:03 - Assignment to a Management Track

- (a) The clerk of court will assign cases to tracks (a) through (d) based on the initial pleading.
- (b) In all cases not appropriate for assignment by the clerk of court to tracks (a) through (d), the plaintiff shall submit to the clerk of court and serve with the complaint on all defendants a case management track designation form specifying that the plaintiff believes the case requires Standard Management or Special Management. In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a case management track designation form specifying the track to which that defendant believes the case should be assigned.
- (c) The court may, on its own initiative or upon the request of any party, change the track assignment of any case at any time.
- (d) Nothing in this Plan is intended to abrogate or limit a judicial officer's authority in any case pending before that judicial officer, to direct pretrial and trial proceedings that are more stringent than those of the Plan and that are designed to accomplish cost and delay reduction.
- (e) Nothing in this Plan is intended to supersede Local Civil Rules 40.1 and 72.1, or the procedure for random assignment of Habeas Corpus and Social Security cases referred to magistrate judges of the court.

SPECIAL MANAGEMENT CASE ASSIGNMENTS (See §1.02 (e) Management Track Definitions of the Civil Justice Expense and Delay Reduction Plan)

Special Management cases will usually include that class of cases commonly referred to as "complex litigation" as that term has been used in the Manuals for Complex Litigation. The first manual was prepared in 1969 and the Manual for Complex Litigation Second, MCL 2d was prepared in 1985. This term is intended to include cases that present unusual problems and require extraordinary treatment. See §0.1 of the first manual. Cases may require special or intense management by the court due to one or more of the following factors: (1) large number of parties; (2) large number of claims or defenses; (3) complex factual issues; (4) large volume of evidence; (5) problems locating or preserving evidence; (6) extensive discovery; (7) exceptionally long time needed to prepare for disposition; (8) decision needed within an exceptionally short time; and (9) need to decide preliminary issues before final disposition. It may include two or more related cases. Complex litigation typically includes such cases as antitrust cases; cases involving a large number of parties or an unincorporated association of large membership; cases involving requests for injunctive relief affecting the operation of large business entities; patent cases; copyright and trademark cases; common disaster cases such as those arising from aircraft crashes or marine disasters; actions brought by individual stockholders; stockholder's derivative and stockholder's representative actions; class actions or potential class actions; and other civil (and criminal) cases involving unusual multiplicity or complexity of factual issues. See §0.22 of the first Manual for Complex Litigation and Manual for Complex Litigation Second, Chapter 33.

COMPLETE LIST OF DEFENDANTS:

1. U.S. POSTAL SERVICE 30TH & MARKET ST. PHILADELPHIA PA represented by Paul W. Kaufman, AUSA

2. U.S. POSTAL SERVICE ONE AND OLNEY PLAZA PHILADELPHIA PA 19120 represented by Paul W. Kaufman, AUSA

3. INSPECTOR X
U.S. POSTAL INSPECTOR FEDERAL
BLDG. 6TH & CHESTNUT
PHILADELPHIA PA 19107

represented by Paul W. Kaufman, AUSA

4. BACCARAT
635 MADISON AVE.
NEW YORK NY 10022

- 5. CRAFTING BEAUTY
 315 W. 39TH ST.
 NEW YORK NY 10018
- 6. FRANCOIS DEMEADE
 CRAFTING BEAUTY 315 W. 39TH ST.,
 STUDIO 601
 NEW YORK NY 10018
- 7. JULIAN MAUBERT
 ROBERTET 730 5TH AVE., SUITE 1002
 NEW YORK NY 10019
- 8. OLIVER MAUBERT
 ROBERTET 730 5TH AVENUE, SUITE 1002
 NEW YORK NY 10019
- 9. CHRISTOPE MAUBERT
 ROBERTET 730 5TH AVE, SUITE 1002
 NEW YORK NY 10019
- 10. PHILLIPPE MAUBERT
 ROBERTET PRESIDENT, 730 5TH AVE.,
 SUITE 1002
 NEW YORK NY 10019
- 11. CATHY TORELLI
 GIVAUDAN 40 W. 57TH STREET
 NEW YORK NY 10019
- 12. COS POLITANO
 GIVAUDAN 40 W. 57TH STREET
 NEW YORK NY 10019
- 13. THOMAS CUMMINS
 WORLD BANK 1818 H. STREET
 WASHINGTON DC

- 14. MR. X PRESIDENT
 WORLD BANK 1818 H. STREET
 WASHINGTON DC
- 15. AGENT X MCFILLIN
 HOMELAND SECURITY, POLICE DEPT ADMIN,
 8TH & RACE STREET,
 PHILADELPHIA PA 19107
- 16. RAYMOND KELLY
 NY POLICE DEPT, 16 ERICSSON PL
 NEW YORK NY 10013
- 17. REP KING 1003 PARK BOULEVARD MASSAPEQUA NY 11762
- 18. THOMAS WRIGHT, DEPUTY POLICE COMM POLICE ADM 8TH RACE STS PHILADELPHIA PA 19106
- 19. AGENT X RYAN
 HOMELAND SECURITY 615 CHESTNUT STREET
 PHILADELPHIA PA 19106
- 20. AGENT X WILLIAMS
 INTERPOL, DOJ 615 CHESTNUT ST
 PHILADELPHIA PA 19106
- 21. AGENT X BRAY
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 PHILADELPHIA PA 19106
- 22. AGENT X FUENTES
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 PHILADELPHIA PA 19106
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- 29. GARY CHAVERS
 125 BAUER DRIVE
 OAKLAND NJ 07436
- 30. JOSEPH MR. X, SALES DIRECTOR
 125 BAUER DRIVE
 OAKLAND NJ 07436
- 31. MR. X, VICE PRESIDENT, ROBERTET
 125 BAUER DRIVE
 OAKLAND NJ 07436
- 32. ROBERTET, INC.
 125 BAUER DRIVE
 OAKLAND NJ 07436
- 33. TRACI YAN
 BACCARAT 635 MADISON AVENUE
 NEW YORK NY 10022
- 34. BACCARAT
 635 MADISON AVENUE
 NEW YORK NY 10022
- 35. MARY PAT WRIGHT
 1205 WAKLING STREET
 PHILADELPHIA PA
- 36. LOULOUA AL SABAH 4 SHEAF LANE FORT WASHINGTON PA
- 37. LOULOUA AL FAISAL 4 SHEAF LANE FORT WASHINGTON PA
- 38. Tim Daley NY NY
- 39. Terrance NolenArden Theater2nd & Chestnut StPhila PA

and

40. William Edwards 2059 Woodlawn Glenside PA

defendant

and

41. Terrance Nolan Arden Theater 40 S. 2nd St. Phila PA

defendant

and

42. Ann Murphy
Arden Theater
40 S. 2nd St.
Phila PA

defendant

- 43. Tim Daley
 ThinAire
 New York, New York
- 44. Ms. XMarketing Co. XContracted By Tim Daley, ThinAireNY, NY
- 45. Jenkins Law Library
 IT Dept, Mgr.
 Jenkins Law Library
 9th & Chestnut St
 Phila. PA
- 46. Community College of Phila.1700 Spring Garden StPhila PA
- 47. Mr. Curtis, Pres.Community College Phila.1700 Spring Garden StPhila PA
- 48. Ms. Bauer, IT Dept
 Community College of Philadelphia
 1700 Spring Garden St, Phila PA
- 49. Joya Fragrances Owner, Mr. X Brooklyn, NY

50. Ms. Daley President Black Rock NY, NY

and

51. Metro Phone 5609 5th St Phila PA

and

- 52. Mobile Zone, owner 1 5602 5th St. Phila PA
- 53. Mobile Zone, owner 2 5602 5th St. Phila PA
- 54. Comcast Cable Comcast Plaza Phila PA
- 55. Comcast Cable, President, Mr. XComcast PlazaPhila PA
- 56. Cricket Phone, owner 15607 5th St.Phila PA
- 57. Cricket Phone, owner 2 5607 5th St. Phila PA
- 58. Mr. Daley, PresidentBlack Rock40 E. 52nd St.New York, New York

Joya Fragrances Mr. X, Owner Brooklyn, NY

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DARLENE CORTEZ : CIVIL ACTION 5752 MARSHALL ST. :

PHILA. PA 19120

Plaintiff

VS.

COMPLETE LIST OF DEFENDANTS:

- I. U.S. POSTAL SERVICE 30TH & MARKET ST. PHILADELPHIA PA
- 2. U.S. POSTAL SERVICE
 ONE AND OLNEY PLAZA
 PHILADELPHIA PA 19120
- 3. INSPECTOR X
 U.S. POSTAL INSPECTOR FEDERAL
 BLDG. 6TH & CHESTNUT
 PHILADELPHIA PA 19107
- 4. BACCARAT
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 NEW YORK NY 10019
- 9. CHRISTOPE MAUBERT
 ROBERTET 730 5TH AVE, SUITE 1002
 NEW YORK NY 10019

...

NO.

10.	PHILLIPPE MAUBERT	
	ROBERTET PRESIDENT, 730 5TH AVI	E,
	SUITE 1002	
	NEW YORK NY 10019	

- 11. CATHY TORELLI
 GIVAUDAN 40 W. 57TH STREET
 NEW YORK NY 10019
- 12. COS POLITANO
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- 13. THOMAS CUMMINS
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- 15. AGENT X MCFILLIN
 HOMELAND SECURITY, POLICE DEPT ADMIN,
 8TH & RACE STREET,
 PHILADELPHIA PA 19107
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 NY POLICE DEPT, 16 ERICSSON PL
 NEW YORK NY 10013
- 17. REP KING
 1003 PARK BOULEVARD
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 OAKLAND NJ 07436
- 32. ROBERTET, INC.
 125 BAUER DRIVE
 OAKLAND NJ 07436
- 33. TRACI YAN

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 NEW YORK NY 10022
- 35. MARY PAT WRIGHT
 1205 WAKLING STREET
 PHILADELPHIA PA
- 36. LOULOUA AL SABAH 4 SHEAF LANE FORT WASHINGTON PA

37. LOULOUA AL FAISAL 4 SHEAF LANE FORT WASHINGTON PA 38. Tim Daley NY NY 39. Terrance Nolen Arden Theater 2nd & Chestnut St Phila PA and 40. William Edwards 2059 Woodlawn Glenside PA defendant and Terrance Nolan 41. Arden Theater 40 S. 2nd St. Phila PA defendant and 42. Ann Murphy Arden Theater 40 S. 2nd St. Phila PA defendant 43. Tim Daley ThinAire New York, New York 44. Ms. X Marketing Co. X Contracted By Tim Daley, ThinAire NY, NY 45. Jenkins Law Library IT Dept, Mgr. Jenkins Law Library 9th & Chestnut St Phila. PA 46. Community College of Phila. 1700 Spring Garden St Phila PA

47.	Mr. Curtis, Pres.	•
77.	Community College Phila.	:
		•
	1700 Spring Garden St	:
	Phila PA	:
		:
48.	Ms. Bauer, IT Dept	
40.		:
	Community College of Philadelphia	•
	1700 Spring Garden St, Phila PA	:
		:
49.	Joya Fragrances	
77.		:
	Owner, Mr. X	•
	Brooklyn, NY	:
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50.	Ms. Daley	:
	President	
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55.	Comcast Cable, President, Mr. X	:
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56.	Cricket Phone, owner 1	•
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	Phila PA	•
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57.	Cricket Phone, owner 2	:
	5607 5th St.	
	Phila PA	:
	rinia ra	•
		:
58.	Mr. Daley, President	:
	Black Rock	:
	40 E. 52nd St.	
		:
	New York, New York	•

Joya Fragrances Mr. X, Owner Brooklyn, NY

NOTICE OF REMOVAL

Pursuant to 28 U.S.C. §§ 1441, 1442(a)(1), and 1446, the United States of

America, on behalf of the United States Postal Service, removes this action to the United States

District Court for the Eastern District of Pennsylvania. In support thereof, the United States avers as follows:

- 1. On or about February 25, 2014, plaintiff Darlene Cortez, proceeding <u>prose</u>, filed a motion to proceed <u>in forma pauperis</u> with the Court of Common Pleas of Philadelphia County.
- 2. Plaintiff's motion accompanied a complaint filed in the same court on the same day. See Complaint attached hereto as Exhibit 1.
- 3. Plaintiff's motion was granted on or about April 9, 2014, and her complaint was filed on that day. Since that time, the complaint has apparently been reinstated or reissued on two or more occasions.

Plaintiff has also named as a defendant an unidentified United States Postal Inspector. See Complaint, "Complete List of Defendants," ¶ 3. To the extent that this action is brought against that federal employee in the course of his employment, which cannot easily be determined from the confusing, non-specific allegations of the Complaint, that forms an independent basis for removal pursuant to 28 U.S.C. § 1442(a)(1). To the extent that the agents named in the "Complete List of Defendants" ¶¶ 15, 19-23 are federal employees, that similarly would form a basis for removal. Id. So far as undersigned counsel is aware, none of these defendants has been served.

Because the identity of these individuals cannot immediately be determined from the allegations against them, and because the United States Postal Service is unquestionably an independent executive agency of the United States, the removal is brought by the United States alone. Should the individuals be identified and prove to be federal agents, they reserve all rights to demand a federal district court forum.

- 4. Among the defendants named in plaintiff's complaint is the United States Postal Service ("USPS"). The USPS is named as defendants 1 and 2 on the "Complete List of Defendants," and it is docketed as defendants 24 and 49 on the Court of Common Pleas docket.
- 5. The plaintiff's complaint is a model neither of clarity nor brevity. Plaintiff appears to claim, in brief, that approximately fifty defendants (she names more than fifty, but some are duplicative) engaged in a vast, ranging conspiracy with other public and private individuals and collective groups such as "the Irish" to, among other things, kidnap plaintiff's children and place them with another family, steal plaintiff's line of fragrances and undermine her attempts to turn those fragrances into a multinational business, and block plaintiff's attempts to negotiate a gold mining deal in Ghana.
- 6. Among other things, one or more of the defendants are accused of breaking into plaintiff's house, hacking plaintiff's computer, and placing internet postings that would make plaintiff appear to be a lesbian. The goal of these alleged acts, according to the complaint, is to separate plaintiff from her alleged paramour, an allegedly wealthy Arab-American prince with whom plaintiff claims to have children.
- 7. Plaintiff lists the causes of action in the Complaint filed in the Court of Common Pleas on a page titled "Counts" that is hand-numbered "6" at the bottom right. The counts she lists, consistent with her factual allegations, are: Intentional Infliction of Pain and Suffering; Tortious Interference in Business; Tortious Interference in International Commercial Trade; Tortious Interference in Goldmine Development; Tortious Interference in Commercial Development; Tortious Interference in Trademarks; Tortious Interference and Theft of Products; Loss of Profits; Loss of Good Name; Defamation of Character; Loss of Trade; Punitive

Damages; Interference in Maternal Rights; and Tortious Interference in Loss/Theft of Real Estate.

- 8. Many of these are forms of damage rather than independent causes of action. The remainder are each common law torts.
- 9. The USPS is an independent executive agency of the United States government.
- 10. Accordingly, because plaintiff has brought a case in tort against a federal agency, the matter is properly considered pursuant to the Federal Tort Claims Act, 28 U.S.C. § 2671 et seq.
- 11. For this reason, and independently because plaintiff has filed a civil action against an agency of the United States, removal is proper pursuant to 28 U.S.C. § 1442(a)(1) and § 2679(d)(1).
- 12. A certified copy of this Notice of Removal is being filed in the Prothonotary's Office of the Court of Common Pleas of Philadelphia County, Pennsylvania, and is being sent to all adverse parties pursuant to 28 U.S.C. § 1446(d).
- 13. Removal of this action is timely under Third Circuit precedent and 28 U.S.C. § 1446(b) which provides a thirty-day period for removal after notice of a removable action, in that this action is being removed before expiration of the thirty-day period after receipt of notice of plaintiff's Complaint. Removal is also timely pursuant to 28 U.S.C. § 2679(d)(2).

This Notice of Removal is signed pursuant to Rule 11 of the Federal Rules 14. of Civil Procedure.

> ZANE DAVID MEMEGER United States Attorney

MARGARET L. HUTCHINSON Assistant United States Attorney Chief, Civil Division

Assistant United States Attorney

615 Chestnut Street

Suite 1250

Philadelphia, PA 19106

Dated: June 4, 2014

CERTIFICATE OF SERVICE

The undersigned attorney certifies that a true and correct copy of the foregoing Notice of Removal is being served on plaintiff by first class mail, postage prepaid, on this 4th day of June, 2014 as follows:

Darlene Cortez 5752 Marshall St. Philadelphia, PA 19120 **Pro Se Plaintiff**

BACCARAT 635 MADISON AVE. NEW YORK, NY 10022

CRAFTING BEAUTY 315 W. 39TH ST. NEW YORK, NY 10018

FRANCOIS DEMEADE CRAFTING BEAUTY 315 W. 39TH ST., STUDIO 601 NEW YORK, NY 10018

JULIAN MAUBERT ROBERTET 730 5TH AVE., SUITE 1002 NEW YORK, NY 10019

OLIVER MAUBERT ROBERTET 730 5TH AVENUE, SUITE 1002 NEW YORK, NY 10019

CHRISTOPER MAUBERT ROBERTET 730 5TH AVENUE, SUITE 1002 NEW YORK, NY 10019

PHILLIPPE MAUBERT, PRESIDENT ROBERTET 730 5TH AVENUE, SUITE 1002 NEW YORK, NY 10019

CATHY TORELLI GIVAUDAN 40 W. 57TH STREET NEW YORK, NY 10019 COS POLITANO GIVAUDAN 40 W. 57TH STREET NEW YORK, NY 10019

THOMAS CUMMINS WORLD BANK 1818 H STREET, NW WASHINGTON, DC 20433

PRESIDENT
WORLD BANK
1818 H STREET, NW
WASHINGTON, DC 20433

AGENT McFILLIN HOMELAND SECURITY POLICE DEPT ADMIN. 8TH & RACE STREET PHILADELPHIA, PA 19107

RAYMOND KELLY NEW YORK POLICE DEPT. 16 ERICSSON PLACE NEW YORK, NY 10013

REPRESENTATIVE PETER KING 1003 PARK BOULEVARD MASSAPEQUA, NY 11762

THOMAS WRIGHT, DEPUTY POLICE COMMISSIONER POLICE ADMINISTRATION BLDG. 8TH & RACE STREETS PHILADELPHIA, PA 19106

PAOLO ANDRIOLLO 40 W. 57TH STREET NEW YORK, NY 10019

MICHAEL CARLOS 40 W. 57TH STREET NEW YORK, NY 10019

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GARY CHAVERS 125 BAUER DRIVE OAKLAND, NJ 07436

JOSEPH MR. X SALES DIRECTOR 125 BAUER DRIVE OAKLAND, NJ 07436

MR. X, VICE PRESIDENT ROBERTET 125 BAUER DRIVE OAKLAND, NJ 07436

ROBERTET, INC. 125 BAUER DRIVE OAKLAND, NJ 07436

TRACI YAN BACCARAT 635 MADISON AVENUE NEW YORK, NY 10022

BACCARAT 635 MADISON AVENUE NEW YORK, NY 10022

MARY PAT WRIGHT 1205 WAKELING STREET PHILADELPHIA, PA 19124

LOULOUA AL SABAH 4 SHEAF LANE FORT WASHINGTON, PA 19034 TIM DALEY THINAIRE TRANSMEDIA NETWORK, LLC I PENN PLAZA, #2010 NEW YORK, NY 10119

JENKINS LAW LIBRARY IT DEPT, MANAGER JENKINS LAW LIBRARY 833 CHESTNUT ST, #1220 PHILADELPHIA, PA 19107

COMMUNITY COLLEGE OF PHILADELPHIA 1700 SPRING GARDEN STREET PHILADELPHIA, PA 19130

MR. CURTIS, PRESIDENT COMMUNITY COLLEGE OF PHILADELPHIA 1700 SPRING GARDEN STREET PHILADELPHIA, PA 19130

MS. BAUER, IT DEPT COMMUNITY COLLEGE OF PHILADELPHIA 1700 SPRING GARDEN STREET PHILADELPHIA, PA 19130

METRO PCS 5609 N. 5TH ST. PHILADELPHIA, PA 19120

MOBILE ZONE 5602 N. 5TH ST. PHILADELPHIA, PA 19120

MOBILE ZONE, OWNER 2 5602 N. 5TH ST. PHILADELPHIA, PA 19120

COMCAST CABLE COMCAST PLAZA 1701 JFK BLVD. PHILADELPHIA, PA 19103

COMCAST CABLE, PRESIDENT, MR. X COMCAST PLAZA 1701 JFK BLVD. PHILADELPHIA, PA 19103

CRICKET WIRELESS 5607 N. 5TH ST. PHILADELPHIA, PA 19120

MR. DALEY, PRESIDENT BLACK ROCK 40 E. 52ND ST. NEW YORK, NY LOULOUA AL FAISAL 4 SHEAF LANE FORT WASHINGTON, PA 19034

TERRANCE NOLEN ARDEN THEATER 40 N. 2ND ST. PHILADELPHIA, PA 19106

WILLIAM EDWARDS 2059 E. WOODLAWN AVE. GLENSIDE, PA 19138

TERRANCE NOLAN ARDEN THEATER 40 N. 2ND ST. PHILADELPHIA, PA 19106

ANN MURPHY ARDEN THEATER 40 N. 2ND ST. PHILADELPHIA, PA 19106 JOYA FRAGRANCES MR. X, OWNER 215 COURT STREET BROOKLYN, NY 11201

PAUL W. KAUFMAN

Assistant United States Attorney

EXHIBIT 1

Case 2:14-cv-03144-GP Document 1 Filed 06/04/14 Page 33 of 51

In Ne word of Common Pleas

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Can Norised and Attested by COMPLETE LIST OF DEFENDANTS: 1. U.S. POSTAL SERVICE 30TH & MARKET ST. PHILADELPHIA PA 2. U.S. POSTAL SERVICE DISTRICT ONE AND OLNEY PLAZA PHILADELPHIA PA 19120 3. INSPECTOR X U.S. POSTAL INSPECTOR FEDERAL BLDG. 6TH & CHESTNUT PHILADELPHIA PA 19107 4. BACCARAT 635 MADISON AVE. NEW YORK NY 10022 5. CRAFTING BEAUTY 315 W. 39TH ST. NEW_YORK_NY 10018 6. FRANÇOIS DEMEADE CRAFTING BEAUTY 315 W. 39TH ST., STUDIO 601 NEW YORK NY 10018 7. JULIAN MAUBERT ROBERTET 730 5TH AVE., SUITE 1002 NEW YORK NY 10019 8. OLIVER MAUBERT ROBERTET 730 5TH AVENUE, SUITE 1002 NEW YORK NY 10019 9. CHRISTOPE MAUBERT ROBERTET 730 5TH AVE, SUITE 1002 NEW YORK NY 10019 10. PHILLIPPE-MAUBERT..... ROBERTET PRESIDENT, 730 5TH AVE., SUITE 1002 NEW YORK NY 10019 11. CATHY TORELLI GIVAUDAN 40 W. 57TH STREET NEW YORK NY 10019 12. COS POLITANO GIVAUDAN 40 W. 57TH STREET NEW YORK NY 10019 13. THOMAS CUMMINS WORLD BANK 1818 H. STREET WASHINGTON DC 14. MR. X PRESIDENT WORLD BANK 1818 H. STREET WASHINGTON DC 15. AGENT X MCFILLIN HOMELAND SECURITY, POLICE DEPT ADMIN, 8TH & RACE STREET, PHILADELPHIA PA 19107 16. RAYMOND KELLY

NY POLICE DEPT, 16 ERICSSON PL

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17. REP KING

1003 PARK BOULEVARD

MASSAPEQUA NY 11762

18. THOMAS WRIGHT, DEPUTY POLICE COMM

POLICE ADM 8TH RACE STS

PHILADELPHIA PA 19106 19. AGENT X RYAN

HOMELAND SECURITY 615 CHESTNUT STREET PHILADELPHIA PA 19106

20. AGENT X WILLIAMS INTERPOL, DOJ 615 CHESTNUT ST Case ID: 140202618

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PHILADELPHIA PA 19106

21. AGENT X BRAY INTERPOL, DOJ 615 CHESTNUT ST PHILADELPHIA PA 19106

22. AGENT X FUENTES
INTERPOL, DOJ 615 CHESTNUT ST
PHILADELPHIA PA 19106

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31. MR. X, VICE PRESIDENT, ROBERTET
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OAKLAND NJ 07436

32. ROBERTET, INC. 125 BAUER DRIVE OAKLAND NJ 07436

33. TRACI YAN
BACCARAT 635 MADISON AVENUE
NEW YORK NY 10022

34. BACCARAT
635 MADISON AVENUE
NEW YORK NY 10022

35. MARY PAT WRIGHT
1205 WAKLING STREET
PHILADELPHIA PA

36. LOULOUA AL SABAH 4 SHEAF LANE FORT WASHINGTON PA

37. LOULOUA AL FAISAL 4 SHEAF LANE FORT WASHINGTON PA

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Case ID: 140202618

William Edwards

2059 Woodlawn

Slenside PA defendent

AND

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58. Mr. Doley fresident Stack Lock 90 E. 5 and 50. New York, New York

> SoyA Fragrances M. X, OWN Srooklyp, NY

TORTOUS INTERFERENCE IN BUSINESS

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TORTOUS INTERFERENCE IN COMMERCIAL DEVELOPMENT

TORTOUS INTERFERENCE IN TRADEMARKS

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Case # 1/ Case ID: 140202618 THE PLAINTIFF, DARLENE CORTEZ, CREATED FRAGRANCES TO BE SOLD DOMESTICALLY AND TRADED INTERNATIONALLY, FOR HER COMPANY, NATURAL BEAUTY.

THE PLAINTIFF CONTACTED GIVAUDAN, AS SHE WANTED TO WORK WITH THEM, TO CREATE HER SIGNATURE SCENTS FOR NATURAL BEAUTY. THESE FRAGRANCES WERE TO BE SOLD DOMESTICALLY, AND TRADED GLOBALLY. THE PROCEEDS OF THESE SALES WERE TO BE USED TO PAY A PORTION OF THE COSTS OF HER GOLDMINE IN GHANA WHICH DARLENE CORTEZ WAS WORKING ON. THE PLAINTIFF, DARLENE CORTEZ, WAS OFFERED THE DEAL OF BEING A PARTNER IN A GOLDMINE IN GHANA. THE OWNERS OF THE LAND, MEMBERS OF THE ROYAL FAMILY OF GHANA, OFFERED THE PLAINTIFF THE LUCRATIVE DEAL.

THE PLAINTIFF WAS ALSO WORKING WITH THE MEMBERS OF THE ROYAL FAMILY IN GHANA, TO BUILD-A SCHOOL IN THEIR VILLAGE, TO HELP EDUCATE THE CHILDREN IN THE VILLAGE. THE PLAINTIFF FOUND THE PEOPLE OF GHANA TO BE VERY WARM AND KIND, AND SHE WANTED TO HELP THE PEOPLE OF GHANA, AND THE CHILDREN OF THE VILLAGE BY BUILDING A SCHOOL, TO HELP EMPOWER THE CHILDREN WITH A GOOD EDUCATION, SO, THAT THEY WILL BE WELL—PREPARED TO FACE THE FUTURE, AND FORGE A SUCCESSFUL LIFE FOR THEMSELVES AND THEIR FAMILIES.

THE PLAINTIFF MET WITH PERFUMERS FROM GIVAUDAN, AND MADE ARRANGEMENTS TO MEET IN PERSON TO HAVE THE ERAGRANCES MADE. THE PLAINTIFF CONTACTED GIVAUDAN'S OFFICE IN NEW YORK, AND SHE SPOKE WITH MARIE, THE SECRETARY TO THE VP OF FRAGRANCES IN NEW YORK. MARIE TOLD THE PLAINTIFF TO SEND THE DESCRIPTION OF HER PROJECT TO GIVAUDAN, AND THEY WILL CONSIDER HER WORK. THE PLAINTIFF SENT HER LETTER, BUT NEVER HEARD BACK. THE PLAINTIFF CONTACTED MARIE AGAIN, BUT MARIE WAS AVOIDING THE PLAINTIFF'S CALL.

THE PLAINTIFF WOULD AGAIN REACH OUT TO GIVAUDAN, AND TRY TO HAVE FRAGRANCES CREATED FOR HER COMPANY. THE PLAINTIFF SPOKE BRIEFLY TO MARIE, WHO SOUNDED VERY GUARDED, AS SHE HAD BEFORE. THE PLAINTIFF WOULD LEARN THAT HER PROJECT OF FRAGRANCES TO PAY FOR HER GOLDMINE IN GHANA, WAS BEING STOLEN FROM HER, BY THE DEFENDANTS, AND BY THOSE CONNECTED TO THEM, AS THEY WERE STEALING THE PLAINTIFF'S FRAGRANCE PROJECT AND COMPANY FROM HER, TO STEAL THE PLAINTIFF'S DOMESTIC SALES, AND TO STEAL AND TRADE HER FRAGRANCES GLOBALLY, AS THEY WERE IN THE PROCESS OF STEALING THE PLAINTIFF'S GOLDMINE DEAL, IN GHANA, FROM THE PLAINTIFF.

DEFENDANTS STOLE THE PLAINTIFF'S FRAGRANCE SCENTS WHICH SHE HAD CREATED WITH PERFUMERS LAURA AND HER SON, FROM FOOTE AND JENKS, AND FRAGRANCES, THE PLAINITFF HAD CREATED FOR HER BY DARYL FROM HIS PERFUMERY. THESE FRAGRANCES WERE COPIED, AND THE DEFENDANTS AND THEIR GROUP WORKED WITH OTHERS TO HELP STEAL THE PLAINTIFF'S FRAGRANCES, AND USE THE PROCEEDS TO STEAL THE PLAINTIFF'S GOLDMINE DEALS IN NEVADA, CALIFORNIA AND GHANA.

THE PLAINTIFF SEEKS A BILLION DOLLARS IN FINANCIAL RESTITUTION FROM THE DEFENDANTS FOR THE THEFTS OF HER FRAGRANCES, AND FOR THE THEFTS OF HER TRADE, AND FOR THE THEFTS OF HER COMPANY, AND FOR THE THEFTS OF HER GOLDMINES.

DEFENDANTS BLOCKED AND CONTROLLED THE PLAINTIFF'S COMPUTER USING FBI AND POLICE SURVALLIENCE SOFTWARE. THEY CREATED A NETWORK AMONG THEMSELVES WHERE THEY WOULD BREAK INTO THE PLAINTIFF'S COMPUTER REMOTES, AND STEAL HER DOCUMENTS, AND STEAL HER MAIL, AND SEND SOLICITIOUS SEXUAL SOLICITATIONS ON THE PLAINTIFF'S EMAILS, IN AN ATTEMPT TO DESTROY HER GOOD REPUTATION, AS THEY INTENDED TO STEAL EVERY DEAL FROM HER. THEY SENT THESE SEXUAL EMAILS TO THE PLAINTIFF'S FAMILY, FRIENDS AND BUSINESS PARTNERS, AND ASSOICATES. THEY WANTED TO DESTROY-THE-PLAINTIFF'S GOOD BUSINESS RELATIONSHIPS WITH THESE PERSONS, AS THEY WERE CONSPRIING TO STEAL THE PLAINTIFF'S LUCRATIVE DEALS FROM HER.

THEY BLOCKED AND STOLE THE PLAINTIFF'S MAIL. THE PLAINTIFF CONTINUALLY SENT SAMPLES OF HER FRAGRANCES TO HER PARTNER IN GHANA. THEY HAD MEMBERS OF THE US MAIL SERVICE, STEAL AND THE PLAINTIFF'S PACKAGES, SO THAT HER SAMPLES WOULD NOT GO TO GHANA, IN THE ATTEMPT TO BLOCK THE PLAINTIFF FROM MAKING ANY SALES, AS THEY WERE STEALING HER FRAGRANCE DEALS AND HER GOLDMINE DEALS FROM HER.

FULL REPORT TO FOLLOW IN AMENDED COMPLAINT WITH DETAILED ACCOUNTS OF DEFENDANTS'

ILLEGAL FRAUDUCENT ACTIVITES AND AGTIONS-AGAINST PLAINTIFF CAUSING SEVERE MONETARY
LOSSES TO THE PLAINTIFF WHO HAS BEEN VICITIMIZED BY THE DEFENDANTS FOR YEARS. THEY HAVE
FORMED A HUMAN CHAIN SURROUNDING THE PLAINTIFF, TO BLOCK AND CONTROL HER ACTIVITIES
TO ENABLE THEM TO STEAL EVERY DEAL AND ALL THE WORK FROM THE PLAINTIFF, AND STEAL IT FOR
THEMSELVES. THEY HAVE STOLEN ALL OF THE SUCCESSFUL AND LUCRATIVE WORK OF THE PLAINTIFF,
AND KEPT VICTIMIZING HER, AND USING THEIR POSITIONS IN THE GOVERNMENT, TO BLOCK,
CONTROL AND STEAL FROM THE PLAINTIFF, WHILE THEY DESTROYED HER REPUTATION, STOLE ALL OF
HER WEALTH, AND FORCED HER TO LIVE IN UTTER POVERTY, STOLE HER FAMILY AND FRIENDS FROM
HER, SO THAT SHE WOULD HAVE NO ALLIES TO RESCUE HER, AND TOTALLY DESTROYED THE
PLAINTIFF'S LIFE, TO GET AWAY WITH STEALING HER BILLIONS OF DOLLARS IN SUCCESSFUL PROJECTS,
FEDERAL GRANTS, PRODUCT CREATIONS, BUSINESS CREATIONS, COMPANIES, CHARITIES, PROJECTS,
REAL ESTATE AND ALL THAT THE PLAINTIFF CREATED.

THE SADDEST AND MOST TRAGIC LOSS TO THE PLAINTIFF HAS BEEN THE LOSS OF HER CHILDREN, AS THE DEFENDANTS CONSPIRED WITH OTHERS AND LIED TO THE FATHER OF THE PLAINTIFF'S CHILDREN, TO MAKE HIM BELIEVE THAT THE PLAINTIFF WAS A LESBIAN, WHEN THEY KNEW THAT SHE WAS NOT, AS THEY WANTED TO STEAL THE PLAINTIFF'S CHILDREN FROM HER. THE FATHER HAS SEVERAL BILLION DOLLARS FOR HIS CHILDREN, AND THE DEFENDANTS CONSPIRED TO GET CONTROL OF THE PLAINTIFF'S CHILDREN, TO GET CONTROL OF THE WEALTH CONNECTED TO THE PLAINTIFF'S CHILDREN. THEY LIED TO THE FATHER, REGARDING THE REPUATION OF THE PLAINTIFF, AND CONSPIRED AGAINST THEY LIED TO THE FATHER, REGARDING THE REPUATION. THEY WERE ABLE TO STEAL THE

PLAINTIFF'S CHILDREN FROM HER AND USE THEM AS THEIR PAWNS, AND AS THEIR COLLATERAL, TO STEAL ALL OF THE PLAINTIFF'S BILLION DOLLAR PROJECTS FROM HER, AND USE THEM AS THEIR MEAL TICKETS INTO A VERY WEALTHY ROYAL LIFESTYLE, AS THE CHILDREN OF THE PLAINTIFF ARE THE CHILDREN OF A VERY WEALTHY ARAB PRINCE. THE DEFENDANTS LIED TO THE FATHER OF THE PLAINTIFF'S CHILDREN, AND THEY LIED TO HIS FAMILY. THEY LIED TO HIS COUSIN ISIS ALSABAH, WHO THEN CONSPIRED WITH THE DEFENDANTS, AND WITH OTHERS CONNECTED TO THEM, AND STOLE THE PLAINTIFF'S CHILDREN AND THEY PUT THEM WITH IRISH WOMEN IN THEIR GROUP, SUCH AS JANE SCOTT, JODI FRONEFIELD SANDOVAL, AND BARBARA CUSUMANO. IN 2011, ISIS ALSABAH DIED SUDDENLY, AND IN 2012, JODI FRONFIELD SANDOVAL DIED SUDDENLY. THE DEFENDANTS BLOCKED TEH PLAINTIFF FROM LEARNING THIS, AS THEY CONSPIRED WITH MARYPAT WRIGHT AND HER FAMILY, DEPUTY POLICE COMMISSIONER TOM WRIGHT, TERRENCE NOLAN, KATHLEEN EDWARDS, -KEVIN-WRIGHT,-MICHAEL WRIGHT AND MORE, TO KEEP THE PLAINTIFF'S CHILDREN STOLEN FROM HER, AND TO HELP MARYPAT WRIGHT TO HIDE THE PLAINTIFF'S CHILDREN WITH HER, AND TO-CONTINUE TO HELP JANE SCOTT, TO KEEP THE PLAINTIFF'S SON AND DAUGHTER, STOLEN FROM HER, AND WITH JANE SCOTT, AS THESE WOMEN WERE STEALING THE PLAINIFF'S CHILDREN FROM HER, AND USING THEM AS THEIR PAWNS AND AS ENTRANCE INTO A ROYAL LIFESTYLE. THEY ACTED AS FENCES FOR THE PLAINTIFF'S STOLEN WEALTH, AS THEY STOLE THE PLAINTIFF'S LUCRATIVE PROJECTS AND WEALTH, AND HID THE WELATH AMONG THEMSELVES AND IN THE NOLAN-WRIGHT FAMILIES, AND THEY CONSPIRED TOGETHER TO STEAL ALL OF THE PLAINTIFF'S LUCRATIVE BILLION DOLLAR PROJECTS, AND FENCE HER STOLEN WEALTH THROUGH THE BANK ACCOUNTS, AND WEALTH OF THE DEFENDANTS. THEY FORMED COMPANIES, AND MADE HUGE INVESTMENTS WITH THE PLAINTIFF'S STOLEN-WEALTH. THEY KEPT THE PLAITNIFF'S CHILDREN HIDDEN AND STOLEN FROM HER, AND USED THEM AS PAWNS AND AS COLLATERAL TO STEAL ALL OF THE WEALT H OF THE PLAINTIFF; ON MANY-OCCASSIONS, THE FATHER OF THE CHILDREN TRIED TO BRING THE CHILDREN BACK TO THE PLAINTIFF, AND HE TRIED TO BRING HER STOLEN WEALTH BACK TO HER, BUT ON EACH OCCASSION, THE PLAINTIFF'S WERE BLOCKING THE FATHER FROM MEETING WTIH THE PLAINTIFF, AS THE DEFENDANTS DID NOT WANT THEM TO MEET, AND TEHY DID NOT WANT THE FATHER TO GIVE HER CHILDREN BACK TO DARLENE CORTEZ, THE REAL MOTHER, AS THEY WERE USING THE PLAINTIFF'S STOLEN CHILDREN AS THEIR PAWNS TO COPY AND STEAL THE PLAINTIFF'S HUGE BILLION DOLLAR PROJECTS FROM HER, AND STEAL HER BILLIONS OF DOLLARS IN SALES, TRADE, COMPANIES, PROJECTS, PRODUCT CREATIONS, SALES, REAL ESTATE, GRANTS, AND FORCE THE PLAINTIFF TO LIVE IN POVERTY, AND BLOCKED FROM FINDING HER CHILDREN, WHILE THEY HID THE PLAINTIFF'S CHILDREN WITHIN THEIR FAMLIES, AND USED THEM AS THEIR MEAL TICKES AND AS THEIR PAWNS TO HUGE WEALTH, ALL THE WHILE FORCING THE PLAINTIFF'S LITTLE CHILDREN TO GIVE UP THEIR LIVES TO ALL OF THEM WHO -STOLE-THEM FROM THEIR MOTHER, DARLENE CORTEZ, AND FORCED HER CHILDREN TO LIVE A LIE, AND BE LIED TO, AND MANIPULATED WITH THEIR LIVES TOTALLY DESTROYED BY ALL OF THE DEENDANTS, AND THEIR HUMAN CHAIN OF MANY PERSONS THEY BUILT UP WHO WERE WILLING TO CONSPIRE WITH THEM TO STEAL THE PLAINTIFF'S CHILDREN FOR HUGE WEALTH OF BILLIONS OF DOLLARS IN TRADE, GOLDMINES, OIL WELLS, GAS WELLS, SHALE OIL, REAL ESTATE, PRODUCTS, PROJECTS, FEDERAL FUNDING, AND MORE. THEY PAID OFF FAMILY COURT JUDGES TO BLOCK AND CANCELL THE PLAINTIFF'S HEARING SO THAT THEY COULD LET MARYPAT WRIGHT RUN AWAY WITH THE PLAINTIFF'S CHILDREN.AS SHE WAS IN THE PROCESS OF STEALING THEM, IN AN ATTEMPT TO TAY TO GET CUSTODY OF THEM, SO THAT SHE COULD CONTROL THE HUGE WEALTH OF THE PLAITIFF'S CHILDREN, AS MARYPAT WRIGHT, AND HER FAMILY, AND HER GROUP, STOLE EVERY PROJECT AND PRODUCT, COMPANY, FEDERAL FUNDING PROMISED TO THE PLAINTIFF, TRADE, SALES, INTERNATIONAL TRADE, COMPANIES, PROJECTS, REAL ESTATE, CASTLES, RESORTS, HOTELS, LAND DEVELOPMENTS, LUXURY APARTMENTS, AND MORE.

THE PLAINTIFF CONTRACTED WITH ROBERTET TO CREATE SIGNATURE SCENTS FOR HER PROJECTS TO SELL UNDER NATURAL BEAUTY. FROM THE SALES, A PORTION WAS TO GO TO BUILD SCHOOLS INERNATOINALLY, IN AREAS THAT WERE HUGELY IN NEED OF HELP.

THE PLAINTIFE HAS GREATLY ADMIRED HRH KNG ABDULLAH OF SAUDI ARABIA, AS HE IS A BEAUTIFUL KING, WITH THE MOST CARING AND CHARITABLE HEART FOR THE POOR, AND FOR THE CHILDREN OF THE WORLD. IN HIS HONOR, THE PLAINTIFF CREATED A PROJECT TO BUILD A SCHOOL, AND TO PAY FOR THE SCHOOL, THE PLAINTIFF CREATED A FRAGRANCE TO BE NAMED AFTER HRH KING ABDULLAH, AND TO BE TRADED GLOBALLY TO PAY FOR THE EXPENSES OF THE EDUCATIONAL PROJECT. THE PLAINTIFF WANTED THE SCHOOL TO BE BUILT SO THAT HRH KING ABDULLAH COULD BE A HERO TO THE CHILDREN WHO WOULD BE EDUCATED THERE, AND WHO NEEDED HELP IN ESCAPING THE WRATH OF POVERTY IN WHICH THEY LIVED IN, AND GET AN EXCELLENT EDUCATION, AT THE SCHOOL, WHICH WOULD ENBLE THEM TO BE EMPOWERED WITH THE SKILLS AND KNOWLEDGE NEEDED IN LIFE, TO AFFORD THEM THE ABILITY TO HAVE A VERY SUCCESSFUL AND BLESSED LIFE.

THE PLAINTIFF CONTACTED GIVAUDAN, AND THE PLAINTIFF CONTACTED ROBERTET, AND THE PLAINTIFF CONTACTED BACCARA, AND SHE BEGAN TO WORK ON THESE PROJECTS.

THE PLAINTIFF GAVE TO GARY CHAMBERS AND HIS BOSS AT ROBERT, AT ROBERTET, THE PRODUCT CREATIONS, FRAGRANCES, AND BLENDING OF THE FRAGRANCES AND OILS THAT SHE WANTED IN HER FRAGRANCES. SHE ALSO CONTACTED BACCARAT TO DESIGN BOTTLES FOR THESE FRAGRANCES, WHERE SHE WORKED WITH TRACY YAN. MUCH TO HER CHAGRIN, THE DEFENDANTS STOLE THE PLAINTIFF'S FRAGRANCE AND BOTTLE PROJECTS, AND THEY WERE TRYSING TO STEAL THE BOOK THAT THE PLAINTIFF WAS WRITING TO HONOR HRH KING ABDULLAH.

THE PLAINTIFF ALSO, WANTS TO BUILD A SCHOOL WITH HER CHILDREN, AND NAME THE SCHOOL IN HONOR OF THEIR FATHER, SO THAT THEY CAN SHOW THEIR LOVE TO THER FATHER, AND TRANSFER SOME OF THEIR LOVE AND RESPECT FOR HIM, INTO BUILDING A SCHOOL, IN A VERY IMPOVERISED AREA, TO HELP THE CHILDREN TO HAVE A BETTER LIFE. THE PLAINTIFF WANTS TO HELP HER CHILDREN TO BUILD A VERY SUCCESSFUL SCHOOL THAT WILL HELP EMPOWER THE CHILDREN WITH EDUCATION SO THAT THEY WILL HAVE THE SKILLS AND EDUCATON NEEDED TO SUCCEED IN LIFE. THE PLAINTIFF'S CHILDREN LOVE THEIR FATHER, AND THEY HAVE PUT HIM ON A PEDESTAL LARGER THAN LIFE, WHERE

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HE WILL REMAIN, IN THEIR EYES AND IN THEIR HEART ALWAYS. THE PLAINTIFF'S CHILDREN HAVE HER PERSONALITY, AND THEY LOVE AND ADORE THEIR FATHER, IN THE SAME WAY THAT THE PLAINTIFF LOVE AND ADORED HER FATHER, AND STILL TREASURES HIS BEAUTIFUL MEMORY AFTER HIS DEATH. THE PLAINTIFF WANTS TO BUILD A SCHOOL WITH HER CHILDREN, BUT SADLY, HER PROJECTS ARE BEING BLOCKED BY THE DEFENDANTS, WHO ARE STEALING ALL OF THE WORK OF THE PLAINTIFF.

THE PLAINTIFF CONTACTED FRANOIS OF KREATIVE FRAGRANCES, AND SHE BEGAN TO WORK ON FRAGRANCES TO BE SOLD DOMESTICALLY AND TRADED GLOBALLY BY HER COMPANY NATURAL BEAUTY. THE PLAINTIFF GAVE FRANSOIS THE BLEND OF THE FRAGRANCES, AND THE FRAGRANCE NAME, AND BRANDING INFORMATION, PROUCT DESIGN, AND CREATIONS. THIS PROJECT WOULD ALSO BE STOLEN FROM THE PLAINTIFF BY THE DEFENDANTS.

THE PLAINTIFF CONTACTED THOMAS CUMMINGS AT THE WORLD BANK, TO GET FUNDING FOR HER BILLION DOLLAR TEAK FARM AND SCHOOL PROJECTS. THE PLAINTIFF WORKED VERY HARD CREATING A BILLION DOLLAR TEN MILE PROJECECT IN GHANA. SHE WENT TO WASHINGTON, AND APPLIED FOR A FOREIGN FEDERAL APPROPRIATIONS GRANT, AND SHE APPLIED THROUGH SEN. BIDEN. THE PLAINTIFF WENT TO SEN. BIDEN'S OFFICE IN DELAWARE, WHERE SHE MET WITH JANE SCOTT, TO WHOM SHE HANDED HER BILLION DOLLAR TEAK PROJECT TO. THE PLAINTIFF WOULD LATER BE TOLD THAT SEN. -BIDEN-WAS-IMPRESSED-WITH-HER-PROJECT, AND THAT HE WAS GOING TO WRITE A LETTER ON HER BEHALF TO THE FOREIGN RELATIONS COMMITTE, RECOMMENDING HER COMPANY TO GET THE GRANT SHE WAS REQUESTING. SADLY, THIS VERY LUCRATIVE PROJECT WAS STOLEN FROM THE PLAINTIFF BY JANE SCOTT, AND HER GROUP, AND BY MANY OTHERS WHO WERE HELPING HER TO STEAL THE PLAINTIFF'S LUCRATIVE PROJECTS. JANE SCOTT WOULD ALSO CONSPIRE WITH ISIS ALSABAH, AND WITH VARIOUS POLICE, FBI, AND INTERPOL MEMBERS TO HELP STEAL THE PLAITNIFF'S SON AND DAUGHER, AND HIDE THE PLAINTIFF'S TWO CHILDREN WITHIN JANE'S FAMILY, AND WITHIN THE NETWORK OF IRISH AND OTHERS CONNECTED TO THEM, CONSISTING OF DEPUTY POLICE COMMISSIONER TOM WRIGHT, FORER POLICE COMISSIONER TIMMONEY, REP. ROONEY, DIRS.WEISS AND LAMPINSKY OF THE FBI, AGENTS, KING, KELLY, FUENTES, STIENER, BRAY AND WILLIAMS FROM INTERPOL, ALONG WITH MARYPAT WRIGHT, KATHLEEN EDWARDS, TOM WRIGHT, TERRENCE NOLAN, KEVIN WRIGHT, MICHAEL WRIGHT AND MANY OTHERS, WHO WERE ALL CONSPIRING TO STEAL THE PLAINTIFF'S CHILDREN, AND USE THEM AS THEIR PAWNS TO STEAL HER WEALTH FROM HER. SOME PERSONS-WERE-CONNECTED TO THE THEFTS OF HER CHILDREN AND SOME WERE CONNECTED TO THE THEFTS OF HER PROJECTS AND SOME WERE CONNECTED TO BOTH. THEY PAID OFF VARIOUS GOVERNMENT OFFICALS, INCLUDING FAMILY COURT JUDGES, FEDERAL COURT JUDGES, CIVIL COURT JUDGES, DOCTORS, SEPTA OFFICALS, SCHOOL OFFICALS, DEANS, BUSINESS MEMBERS, AND MORE, TO CONSPIRE WITH THEM TO HELP KEEP THE PLAINTIFF'S CHILDREN HIDDEN AND STOLEN FROM HER, AS THEY WERE USING THE WEALTH OF THE CHILDREN, AND THEY WERE USING THE CHILDREN AS THEIR PAWNS, AND AS THEIR COLLATERAL, TO STEAL ALL OF THE PLAINTIFF'S BILLIONS OF DOLLARS IN

WEALTH, AND PRODUCT CREATIONS, COMPANIES, CHARITIES, PROJECTS, GOLDMINES, INTERNATIONAL TRADE, AND MORE.

THE PLAINTIFF KEPT CONTACTING THE POLICE AND FBI IN HER SEARCH FOR HER CHILDREN, AND IN HER SEARCH FOR HER STOLEN WEALTH. DET. BUCHARD OF POLICE HOMELAND SECURITY, FOUND HER CHILDREN, AND HE WAS TRYING TO BRING THEM BACK TO HER. HOWEVER, THE DEFENDANT CONSPRIED TOGETHER, AND REPLACED THE INTERPOL AGENTS THAT DET. BUCHARD WAS WORKING WITH, AND THEY REPLACED THEM WITH BRAY AND WILLIAMS, WHO WOULD CONTINUE THE CONSPRACIES AGAINST THE PLAINTIFF WITH OTHERS FROM INTERPOL INCLUDING: KING, KELLY, FUENTES, AND STEINER, ALONG WITH MANY FROM THE HOMELAND SECURITY, FBI, POLICE AND MORE. THEY HAVE CONTINUED TO KEEP THE PLAINTIFF'S CHILDREN STOLEN FROM HER, WHILE THEY CONTINUE TO STEAL ALL OF THE BILLIONS OF DOLLARS IN WEALTH FROM THE PLAINTIFF.

FULL COMPLAINT, TO BE FILED, WILL DETAIL ACCOUNTS, BY THE PLAINTIFF.